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No. 46546–SG-7/2005-F. GOVERNMENT OF ORISSA

FINANCE DEPARTMENT

RESOLUTION

The 14th November 2006

Subject—Revised Criteria and Guidelines to be followed for Government Guarantees for loans by Public Sector Undertakings/Urban Local Bodies/Co-operative Institutions/ Companies, etc.—Amendment of Guarantee Rules, Guarantee Sanction order format and agreement, etc., thereon—Limiting to principal only.

The State Government in Finance Department have prescribed in Resolution No. 52214-F., dated the 12th November 2002 and Resolution No. 11311-F., dated the 19th March 2004, the criteria and guidelines to be followed for Government Guarantee to avail loans by Public Sector Undertakings/Urban Local Bodies/Co-operative Institutions/ Companies, etc. It has been observed that Public Sector Undertakings/Urban Local Bodies/ Co-operative Institutions/Companies, etc. who availed loan have defaulted in servicing the loans and have not opened Escrow Account as per the Finance Department Resolution No. 11311-F., dated the 19th March 2004 for timely servicing of the loans guaranteed by Government of Orissa.

2. Due to default in servicing of loans guaranteed by Government of Orissa, the Banks/ Financial Institutions are moving the Debts Recovery Tribunal for recovery of their dues including the accumulated interest and State Government (Being guarantor) are regularly receiving show cause notices for attachment of Government Account with the Reserve Bank of India for recovery of such dues. Instances have also come to the notice where the Debts Recovery Tribunal have passed orders for attaching the State Government Account with Reserve Bank of India and State Government are put to embarrassing situation and have been compelled to appeal in the higher forum to vacate the attachment orders of the Debts Recovery Tribunal. In the event of attachment of the State Government Account with Reserve Bank of India, the entire Government transactions come to a grinding halt causing immense hardship for the State Government employees and affecting adversely the implementation of various anti poverty programme and development schemes.

- 3. Standard format as at Annexure II and Agreement form as at Annexure III have been prescribed vide Paras. 8 and 9 of the Resolution, dated the 12th November 2002 and appended to the same for sanction of Government Guarantee and execution of agreement before availing loan by the borrowing organizations. However, in most of the cases, Departments of Government are sanctioning guarantees and executing agreements in formats other than the prescribed format, which are forwarded to them by the Banks/Financial Institutions. Agreements in such formats provide comfort to the Banks/Financial Institutions and do not adequately protect Government interest as intended vide Resolution, dated the 12th November 2002.
- 4. Further in Para. 5 of the said Resolution, Government have prescribed a ceiling limit regarding total outstanding Government Guarantees as on the 1st April of every year. It is however experienced that it is difficult to operationalise such ceiling limits in view of the existing practice of guaranteeing the principal as well as the interest thereon.
- 5. In view of the recent developments as indicated in the preceding paragraphs and with a view to limiting guarantee exposure of the State Government and ensuring effective monitoring such exposure, Government after careful consideration have decided that henceforth, the Government Guarantee shall be confined only to the Principal Amount borrowed by the Public Sector Undertakings/Urban Local Bodies/Co-operative Institutions/Companies, etc. and accordingly Guarantee Sanction order format at Annexure II and agreement form at Annexure III appended to the aforesaid Resolution, dated the 12th November 2002 have been revised and modified.
- 6. The revised Guarantee Sanction order format in Annexure II an Agreement form in Annexure III are enclosed which shall be used henceforth and under no circumstances guarantee shall be given in a format other than the format as at Annexure II and Annexure III. Similarly no guarantee proposal shall be considered unless prescribed ledgers and Accounts have been maintained and returns have been submitted regularly as stipulated in Para. 12 of the Finance Department Resolution, dated the 12th November 2002 and vide Para. 6 of the revised Annexure III referred to above.
- 7. In future Government Guarantee would be considered only when strict compliance has been ensured in terms of the provisions of Finance Department Resolution No. 11311-F., dated the 19th March 2004 regarding operationalisation of Escrow Account.
- 8. Other stipulations and guidelines contained on Finance Department Resolution No. 52214-F., dated the 12th November 2002 and Resolution No. 11311-F., dated the 19th March 2004 shall be followed *mutatis mutandis* along with the specific modifications incorporated in this resolution.

By order of the Governor

R. N. SENAPATI

ANNEXURE II (Revised)

REVISED FORMAT FOR SANCTION OF GOVERNMENT GUARANTEE

То

The Managing Director/Chairman	
SUBJECT—Sanction of State Government Guarantee in favour of	
Sir,	
I am directed to convey the sanction of Government Guarantee for an amount Rs(Rupees) only
in favour of to avail a loan of Rs	
(Rupees) from the	. years
Z. The	loan o hing o
3. The borrower has agreed to repay the loan (Principal + Interest) from out of the Baccount operated at	solutior ditiona rantee ne loar
4. The detailed particulars of the previous loan along with the present loan, Escrow A and the mode of repayment, etc. of the borrower is enclosed in the <i>pro forma</i> ar hererwith.	
The Accountant-General (Audit), Orissa is being informed	
This has been concurred in by Finance Department vide their U.O.R. No	

PRO FORMA FOR SANCTION OF GOVERNMENT GUARANTEE

Name of the Borrower
 Name of the Creditor
 (Financing Institution).
 Amount of guarantee sanctioned
 (Principal only).
 Purpose of Loan
 Period of Loan
 Rate of Interest
 Mode of repayment
 Other conditions attached to the loan, if any

10. Escrow Account Number :

9. Name of the Escrow Bank

11. Rate of guarantee fee :

12. Progressive total sum guaranteed : (including the present one) till date.

13. Total amount of loan availed against the previous guarantee.

14. Amount outstanding against the availed loans shown above.

	Defaulted instalment amount as on	Balance not due as on	Total Balance as on
(1)	(2)	(3)	(4)
(a) Principal			2+3
(b) Interest			

15. Action taken to clear the defaulted Principal and Interest.

ANNEXURE III (Revised)

AGREEMENT

THIS AGREEMENT is made on	•	
BETWEEN	_	
referred to as "Principal Debtor" (which expression		
to the context, be deemed to include its succes		
GOVERNOR OF ORISSA hereinafter referred	•	
unless excluded by or it be repugnant to the cont	•	ıae
his successors in Office and assignees) of the	otner part ;	
WHEREAS the "Principal Debtor" have app		
Institution (hereinafter referred to as the Credito	· ·	
to undertake	Project/Scheme. AND WHERE	AS
the Creditor have carried out th		
debt servicing liability of this Project/Sch	neme and agreed to advance a loan	of
Rs to the Principal Debto	or on furnishing of Government Guarantee	as
an additional security for repayment of principa	al amount of Rs	<u></u>
(Rupees) o	<u>nly</u> ;	
AND WHEREAS the	(the Principal Debt	tor)
has opened an Escrow Account bearing N		
atBank as per the Finance		
the 19th March 2004 to ensure timely payn	nent of dues (Principal + Interest) to t	the
Creditor;		
AND WHEREAS the Principal Debtor has	requested the Covernment to guarantee d	مبا
repayment of the loan amount by the Principal De		
to Rs (Rupees		_
be lent and advanced by the Creditor to the Prir	· -	
appearing in the Schedule to this agreement when	•	
terms and conditions hereinafter appearing and	-	
(Rupees		
in Departme		
(Copy enclosed, hereinafter called the said gua		•••••
(Cop) cholocod, horomatici dallod trio dalla gue		
NOW THIS DEED WITNESSES AND it is	s hereby agreed by and between the parti	ies
hereto as follows :—		

1. The Principal Debtor agrees to pay to the Government a guarantee fee at the rate of % per annum on the maximum amount of guarantee sanctioned till liquidation of the loan as prescribed in Finance Department Resolution No. 52214-F., dated the 12th November 2002.

- 2. In case of default in due payment of fees by the Principal Debtor to the Government as aforesaid, without prejudice to any other rights and remedies available to the Government, it shall have the right and be entitled to recover from the Principal Debtor the amount due and payable by the Principal Debtor as a public demand under the Orissa Public Demands Recovery Act, 1962.
- 3. In case the Principal Debtor defaults in making repayment of principal and/or payment of interest on due dates out of the accumulations in the Escrow Account and the Government being the guarantor is <u>liable to pay the outstanding only the **principal amount** of the loan to the Creditor under the terms of the guarantee after the creditor has exhausted all efforts in recovering the dues from the Principal Debtor. The amount so paid (Principal) by the Government to the Creditor shall be treated as loan to the Principal Debtor and shall be recoverable from the Principal Debtor carrying interest at a rate not less than that charged by the Creditor. Such interest shall be calculated from the date of sanction made by Government to the Creditor. Other terms like period of repayment will be suitably fixed by Government:</u>

Provided that in case the Principal Debtor does not pay the amount according to terms and conditions stipulated, it shall be opened to the Government to recover the entire amount (Paid by Government to the Creditor on behalf of Principal Debtor) from the Principal Debtor, without prejudice to any other remedies available, as a public demand under the Orissa Public Demands Recovery Act, 1962.

- 5. This agreement is to be returned to Government within fifteen days from the date its ceases to be in force. If the agreement is not received back by the Government within the date above mentioned, it shall be deemed to be automatically cancelled.
- 6. Within nine months from the end of the Accounting Year of the Principal Debtor, the Principal Debtor shall send every year during the subsistence of the said guarantee to the Government in Finance Department and to the Accountant-General, Orissa, return/statement certified to be true by a qualified Auditor approved by Government giving full and complete information of his/its assets and liabilities, profit and loss, etc. If however, the accounts could not be audited within the period aforesaid, the Principal Debtor shall furnish unaudited accounts. As soon as the accounts are audited, the same should be furnished within one month of receipt of such audited accounts.

- 7. The Principal Debtor shall, at all times hereafter during the subsistence of the guarantee, produce the records, accounts, stores and stocks etc. to Government and Accountant-General, Orissa for audit and inspection, as and when required by the Government or the Accountant-General, Orissa.
- 8. In consideration of the aforesaid, the Principal Debtor hereby agrees that in order to secure Government in respect of financial obligations undertaken in the deed of guarantee executed by the Government, the Principal Debtor shall furnish to the Government such security as the Government may require including mortgage on its/his entire assets both movable and immovable subject to then existing charge, if any, thereon.
- 9. If at any time during the subsistence of the said guarantee Government feel that the activity of the Principal Debtor or the Creditor is detrimental to the interest of the Government, the Government shall have the option after giving 30 days notice to the Creditor and the Principal Debtor to revoke the guarantee as to the future transactions covered thereby.

SCHEDULE

1.	Amount of Loan
2.	Term of Loan
3.	Rate of Interest
4.	Repayment term
5.	Securities offered
6.	Name of the Escrow Bank
7.	Escrow Account No.
tor, era	etc
1	
2	•
	ECRETARY TO GOVERNMENT OF ORISSA DEPARTMENT
ed b	by the officer acting in the premises for on behalf of the Governor of Orissa in presence
	2. 3. 4. 5. 6. 7. ed a reserved a

of witnesses.

NAME AND FULL ADDRESS OF WITNESSES

1.

2.